

27 November 2018

Mr. Jaimeson Sinclair
Assistant Director of Engineering
Bureau of Air Management – Engineering and Enforcement Division
Connecticut Department of Energy and Environmental Protection
79 Elm Street
Hartford, Connecticut 06106-5127

Subject: Initial Title V Permit Application
Shurtape Specialty Coating, LLC (successor entity to Syntac Coated Products)
29 Industrial Park Road, New Hartford, CT 06057

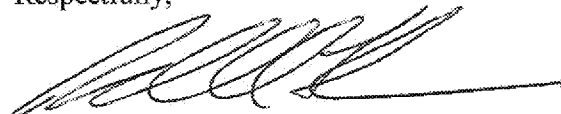
Dear Mr. Sinclair:

Shurtape Specialty Coating submitted an initial Title V Permit application in June 2017. The subject facility was considered a Major Source of HAPS based upon EPA's "Once In Always In" (OIAI) policy. Since the submission of the application EPA has rescinded OIAI.

CT DEEP notified the subject facility of the rescission of OIAI and noted the facility met the requirements to be considered a minor facility. Since the subject facility's current permit contains federally enforceable limitations for HAP and VOC to less than Title V thresholds, the facility meets the requirements of a minor source. Therefore, Shurtape Specialty Coatings formally requests to be considered a Minor/Area Source for the purposes of Title V permitting and to withdraw the Title V Permit application.

Your kind consideration of this request is appreciated. I look forward to your kind reply. Should you have any questions please contact Mark Hawes at 828.267.8428 or via email at mhawes@shurtape.com or myself at 828.315.7734 or via email at rfeher@shurtapespecialty.com.

Respectfully,



Randall Feher
Plant Manager

cc: Mr. Steve Rapp, EPA Region 1
Mr. Clay Wheeler, Kilpatrick Townsend & Stockton
Vuk Trivanovic
Mr. Mark Hawes